

# Exhibit 8



United States of America  
FEDERAL TRADE COMMISSION  
600 PENNSYLVANIA AVE. NW, CC-9528  
WASHINGTON, DC 20580

Division of Enforcement  
Bureau of Consumer Protection

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July 5, 2023

**VIA ELECTRONIC MAIL**

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**RE: *FTC v. Amazon.com, Inc.*, No. 2:23-cv-0932-JHC (W.D. Wash.)**

Counsel:

During our investigation in this matter, in an abundance of caution, we sequestered from any further use or review 55 documents we obtained from third parties. We will be providing the documents to you tomorrow, July 6, 2023. We ask that by Thursday, July 20, 2023, you (1) identify any documents from within this set that you assert are wholly or partially attorney-client privileged or protected attorney work-product, (2) provide redacted versions of documents you claim are partially privileged, and (3) provide a privilege log, consistent with the requirements of Fed. R. Civ. P. 26(b)(5)(A), for any documents you claim are fully or partially privileged. In the absence of a response, we will assume you are not asserting a privilege claim as to the documents.

Prior to determining to sequester these 55 documents, we marked two of them as exhibits during investigational hearings. When we then determined to sequester the documents, we redacted our copies of the corresponding investigational hearing transcripts to remove all

questioning regarding the documents. We sequestered unredacted versions of the transcripts, and will be providing those unredacted versions to you, as stated in my email of today. Internally, we will continue to use the redacted versions until any privilege claims you make regarding the documents are resolved.

Please let us know if you would like to discuss.

Sincerely,



Evan Mendelson  
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